

To: Wharton, Steve[Wharton.Steve@epa.gov]; Spence, Sandra[Spence.Sandra@epa.gov]; Garcia, Bert[Garcia.Bert@epa.gov]
From: Moon, Dave
Sent: Tue 9/22/2015 4:08:51 PM
Subject: RE: Draft ARSG Letter to WQCC

Steve –

The October Issues Scoping hearing is what Colorado calls an “informational” hearing where parties submit information about WQS issues they consider to be priorities for the upcoming triennial review of Reg 34 (San Juan basin) and 35 (Gunnison basin). It’s an early step in the WQS review, and no rule changes will be adopted. It’s appropriate for the ARSG to submit the information regarding their interest in updating the WQS for the upper Animas. Typically various parties submit letters (the WQCD will submit a more detailed statement). The process encourages discussion and coordination to happen, moving forward, and helps the Division understand what issues are on the radar screen.

For Issues Scoping hearings such as the one next month, EPA typically submits mostly boiler plate comments to encourage a comprehensive WQS review for all segments in both basins. If there are unresolved EPA disapproval actions, we typically submit comments and suggestions specific to those segment-specific issues. Currently there are no unresolved EPA disapprovals in Reg 34/35.

In November of next year, there will be a Reg 34/35 Issues Formulation hearing, which is again informational. Parties will be expected to submit more detailed information about the issues and WQS revisions they expect to propose for adoption, and the WQCC decides whether each issue is “ripe” for inclusion in the scope of the rulemaking.

The rulemaking process will happen in 2017, and the rulemaking hearing will be in June of 2017. All parties including EPA will have a chance to review proposals and submit comments. The 2017 hearing is where the WQCC will have an opportunity to adopt revised WQS.

What did you have in mind for the Issues Scoping hearing next month? Would you like to see our draft comment letter?

Dave

From: Wharton, Steve
Sent: Tuesday, September 22, 2015 9:21 AM
To: Spence, Sandra; Garcia, Bert
Cc: Moon, Dave
Subject: FW: Draft ARSG Letter to WQCC

Sandy & Bert – You may already know about this, but I wanted to make sure you saw the attached letter. It would be good to coordinate on the October WQCC hearing mentioned in the letter.

Thanks,
Steve

From: Wall, Dan
Sent: Tuesday, September 22, 2015 7:34 AM
To: Hestmark, Martin; Wharton, Steve
Cc: Fagen, Elizabeth; Spence, Sandra
Subject: FW: Draft ARSG Letter to WQCC

I wanted to make sure you all saw this.

From: Lewis, Brent [<mailto:b1lewis@blm.gov>]
Sent: Tuesday, September 22, 2015 7:24 AM
To: Schmittziel, Paula; Wall, Dan; Fagen, Elizabeth; Way, Steven
Subject: Fwd: Draft ARSG Letter to WQCC

Hey Everyone,

This is interesting. Why isn't EPA cc'd on this stuff?

----- Forwarded message -----

From: **Peter Butler** <butlerpeter2@gmail.com>

Date: Mon, Sep 21, 2015 at 11:43 AM
Subject: Draft ARSG Letter to WQCC

Personal Email/Ex. 6

Personal Email/Ex. 6

Dear Stakeholders – Attached is a draft letter to the Colorado Water Quality Control Commission (WQCC) for its upcoming Issues Scoping Hearing in Oct. WQCC holds two hearings prior to its basin rulemaking hearing which is on a five year cycle. In other words, every five years WQCC holds a rulemaking on standards in the San Juan and Dolores River basins.

The Issues Scoping Hearing is designed to meet the requirements of the Clean Water Act to review water quality standards every three years. It is short, perfunctory meeting that allows people to know who might be proposing what at the rulemaking hearing in June 2017. The hearing may last less than an hour, and the commission generally takes no action.

The next WQCC meeting on our basin will be the Issues Formulation Hearing in Nov. 2016 at which time WQCC will decide what issues it is willing to address at the rulemaking the next June.

If you have any questions or comments about the letter or process, please let me know. We will discuss it briefly at tomorrow night's meeting.

Peter Butler

970-259-0986

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Brent Lewis

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